



#8

Appl. No.

: 09/603,356

Confirmation No.

3257

Applicant

: Cheng, Ray et al

Filed

: 06/26/2000

TC/A.U.

: 2153

Examiner

: EDELMAN, BRADLEY E.

Docket No.

77666-5

Customer No.

: 07380

Commissioner for Patents Alexandria, VA 22313-1450 U.S.A. RECEIVED

MAR 2 2 2004

Technology Center 2100

Dear Sir:

This is in response to the Final Office Action mailed January 22, 2004.

The Examiner rejected claims 1 to 22, 24 to 26 and 31 to 35 under 35 U.S.C. 103 (a) as being unpatentable over Parker (Single Sign-On Systems – the Technologies and the Products". 1995), in view of M2 Presswire ("Encommerce," May 3, 2000, hereinafter "the M2 reference"). In response, please find enclosed Declarations of Ray C.H. Cheng, a named inventor for the present application, Michael Morgan, an officer of Entrust Limited, the current owner of the present application, and Allan Brett, the patent agent involved in preparing this application. These Declarations are submitted under 37 CFR 1.131 and clearly establish that the invention was made prior to date of the M2 reference cited by the Examiner, namely May 3, 2000 and that diligence was exercised from before that date to the filing date of the present application, namely June 26, 2000.

Please note that the Declaration of Allan Brett includes as Exhibit "H" further details that do establish that the claimed invention was conceived or reduced to practice prior to the date alleged. The Declaration of Allan Brett also refers to the invention having been conceived in Ottawa, Canada, a NAFTA and WTO member country.

On the basis of the foregoing, Applicant submits that the M2 reference cited by the

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Examiner under 35 U.S.C. 103(a) is no longer citable, as the present invention was made prior to

the date of the reference, namely May 3, 2000, and that diligence was exercised thereafter until

the filing of the present application on June 26, 2000. Accordingly, this renders the Examiner's

obviousness rejections to the claims moot. The Examiner is respectfully requested to withdraw

his objections under 35 U.S.C. 103(a).

Claims 23 and 27 to 30 have been found allowable.

The Examiner has noted in the response to arguments section of the Office Action that failure to

traverse the official notice statement serves as evidence of Applicant's admission that the

asserted features are in fact well known in the art. Applicant understands this to be the default

position of the Patent Office as defined in the MPEP. In this case, in view of the fact that once

the Parker reference was rendered uncitable by 37 CFR 1.131 Declaration, there is no need to

provide detailed arguments in respect of the other issues raised by the Examiner since they are

rendered moot. Applicant hereby makes a clear statement on the record that Applicant does not

admit that the asserted features are in fact well known in the art.

The invention was made by the inventor while in the employ of Entrust Technologies Limited, at

their location in Ottawa, Canada, a NAFTA and WTO member country.

Favourable consideration and allowance is requested.

Respectfully submitted,

RAY C.H. CHENG ET AL

By

Allan Brett

Registration No. 40,476

Smart & Biggar

Dated: March 18, 2004 RAB:KLM:map:rld

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AMENDMENT TRANSMITTAL LETTER (Large Entity) Applicant(s): RAY CHENG, ET AL							Docket No. 77666-5 /aba	
Serial No. 09/603,356		Filing Date June 26, 2000			Examiner Bradley E. Edelman		Group Art Unit 2153	
Invention: SYST AN END USER DE		ND METHODS	S PROVIDING IN	ITERA	ACTIONS BETWEE	EN M	ULTIPLE	E SERVERS AND
Transmitted herew		n amendment ir	n the above-identi	ified a			*	MAR 1 9 2004 5
			CLAIMS A	AS AM	ENDED			
	CLAIMS REM AFTER AMEN		HIGHEST # PREV. PAID FOR	R	NUMBER EXTRA CLAIMS PRESENT		RATE	ADDITIONAL FEE
TOTAL CLAIMS			35 =	:	0	x	\$18.00	\$0.00
INDEP. CLAIMS			7 =	: 	0	Х	\$86.00	\$0.00
Multiple Dependent Claims (check if applicable) \$0.00 TOTAL ADDITIONAL FEE FOR THIS AMENDMENT \$0.00								
			TOTAL ADDITIO	NAL r	FEE FOR THIS AMI	FND	RENT	CEIVED
Please chair A check in The Direct communic	afge De n the am tor is he cation or additional catent appropriate the catent appropriate t	ereby authorized recedit any over al filing fees requipplication procedure.	No. to cover the d to charge payme	e filing ent of osit Ac J.F.R. 37 CI	FR 1.17. ated: March 18, 20	04 docu 37C.1	Techn ciated with with the F.R. 1.8 a	fee is being deposited on a U.S. Postal Service as first and is addressed to the
Tel.: 613-232-2486					Signature	of Pe	erson Mailing	g Correspondence

Typed or Printed Name of Person Mailing Correspondence